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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

23 FINJAN LLC,  
24 Plaintiff  
25 v.  
26 PALO ALTO NETWORKS,  
27 Defendant

Case No. 3:14-CV-04908-RS

## **JOINT ORDER ON SEALING**

Judge: Hon. Richard M. Seeborg  
Ctrm: 3, 17<sup>th</sup> Floor

1 Plaintiff Finjan LLC's ("Finjan") and Defendant Palo Alto Networks, Inc.'s ("PAN") have  
 2 filed, pursuant to Civil Local Rules, administrative motions to seal (ECF Nos. 300, 303, 306, 320,  
 3 337, 341, 346, 363, 367), administrative motions to consider whether another party's material  
 4 should be sealed (ECF Nos. 301, 304, 307, 311, 312, 313, 317, 321, 333, 334, 335, 339, 342, 347,  
 5 361, 364), and statements in support of the administrative motions to consider whether another  
 6 party's material should be sealed (ECF Nos., 324, 325, 326, 329, 331, 352, 353, 354, 356, 370).

7 There is a basic principle that the public has a "general right to inspect and copy public  
 8 records and documents, including judicial records and documents." *Kamakana v. City & Cty. of*  
 9 *Honolulu*, 447 F.3d 1172, 1178 (9th Cir. 2006) (quoting *Nixon v. Warner Commc'ns, Inc.*, 435  
 10 U.S. 589, 597, 98 S. Ct. 1306, 55 L. Ed. 2d 570 (1978)). There is, thus, a "strong presumption in  
 11 favor of access to court records." *Foltz v. State Farm Mut. Auto. Ins. Co.*, 331 F.3d 1122, 1135  
 12 (9th Cir. 2003). This presumption applies to records that relate to motions more than  
 13 "tangentially related to the merits of a case." *Ctr. for Auto Safety v. Chrysler Grp., LLC*, 809 F.3d  
 14 1092, 1101 (9th Cir. 2016). To overcome this presumption, a party generally must show  
 15 "compelling reasons supported by specific factual findings" and that these reasons "outweigh the  
 16 general history of access and the public policies favoring disclosure." *Kamakana*, 447 F.3d at  
 17 1178-79 (cleaned up). For records to which this "compelling reasons" standard does not apply,  
 18 the less-stringent "good cause" standard requires a particularized showing of the "specific  
 19 prejudice or harm" that will result absent sealing. *Foltz*, 331 F.3d at 1130.

20 Upon consideration of the parties' motions to seal and statements in support of the  
 21 administrative motions to consider whether another party's material should be sealed, the Court  
 22 finds that the parties have shown compelling reasons warranting their requests. The Court thus  
 23 grants the parties' respective motions sets forth its reasons in the tables below:

24 **I. Motions to Seal Related to PAN's Motion to Exclude Testimony of Drs. Angelos  
 25 Keromytis and Robert Maness (ECF Nos. 303, 304, 326, 337, 361, 370)**

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Palo Alto Networks'	Blue highlighted	The blue highlighted	Finjan

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Motion to Exclude Testimony of Drs. Angelos Keromytis and Robert Maness  (ECF No. 327.)	portions with pink borders	portions with pink borders reflect confidential business and licensing information of Finjan and third parties. ( <i>See</i> Train Decl. ¶¶ 2-6, ECF No. 328.)	
Exhibit 1 to Declaration of Kyle W.K. Mooney in Support of PAN's Motion to Exclude Testimony of Angelos Keromytis and Robert Maness  (Excerpt of Expert Report of Dr. Angelos Keromytis, ECF No. 303-3)	Yellow highlighted portions	The yellow highlighted portions reflect highly confidential and commercially sensitive information concerning terms of PAN's agreements with third parties, the disclosure of which would harm PAN's competitive standing. ( <i>See</i> Mooney Decl. ¶¶ 3-6, ECF No. 303-1.)	PAN
Exhibit 6 to Declaration of Kyle W.K. Mooney in Support of PAN's Motion to Exclude Testimony of Angelos Keromytis and Robert Maness  (Amended Expert Report of Robert S. Maness, Ph.D., ECF Nos. 303-4, 327-1)	Yellow highlighted portions in ECF No. 303-4 and blue highlighted portions in ECF No. 327-1	The yellow highlighted portions reflect highly confidential and commercially sensitive information concerning PAN's sales information and marketing strategy, as well as terms of PAN's agreements with third parties, the disclosure of which would harm PAN's competitive standing. ( <i>See</i> Mooney Decl. ¶¶ 3-6, ECF No. 303-1.)  The blue highlighted portions reflect	PAN (yellow highlighted portions)  Finjan (blue highlighted portions)

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
		confidential business and licensing information of Finjan and third parties. ( <i>See</i> Train Decl. ¶¶ 2-6, ECF No. 328.)	
Exhibit 8 to Declaration of Kyle W.K. Mooney in Support of PAN's Motion to Exclude Testimony of Angelos Keromytis and Robert Maness  (Excerpt of Transcript of Deposition of Dr. Robert Maness, taken March 14, 2023, ECF No. 327-2)	Blue highlighted portions	The blue highlighted portions reflect confidential business and licensing information of Finjan and third parties. ( <i>See</i> Train Decl. ¶¶ 2-6, ECF No. 328.)	Finjan
Exhibit 11 to Declaration of Kyle W.K. Mooney in Support of PAN's Motion to Exclude Testimony of Angelos Keromytis and Robert Maness  (Excerpt of Transcript of Deposition of Philip Hartstein, taken December 13, 2022, ECF No. 327-3)	Blue highlighted portions	The blue highlighted portions reflect confidential business and licensing information of Finjan and third parties. ( <i>See</i> Train Decl. ¶¶ 2-6, ECF No. 328.)	Finjan
Opposition To Pan's Motion to Exclude Testimony of Drs. Angelos Keromytis and Robert Maness  (ECF No. 337-3)	Blue highlighted portions	The blue highlighted portions reflect confidential business and licensing information of Finjan and its licensees.	Finjan (blue highlighted portions)

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
PAN's Reply in Support of Its Motion to Exclude Testimony of Drs. Angelos Keromytis and Robert Maness  (ECF No. 370.)	Blue highlighted portions	The blue highlighted portions reflect confidential business and licensing information of Finjan and third parties. <i>(See Train Decl., ECF No. 370-1.)</i>	Finjan

**II. Motions to Seal Related to PAN's Motion for Summary Judgment (ECF Nos. 306, 307, 325, 339, 356, 367)**

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Exhibit 4 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the Rebuttal Expert Report of Dr. Aviel Rubin, ECF No. 306-4)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products and PAN-OS source code that runs PAN's NGFW products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 4, 6, ECF No. 306-1.)	PAN
Exhibit 5 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
deposition transcript of Jesse Ralston, taken on October 17, 2022, ECF No. 306-5)		competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 306-1.)	
Exhibit 6 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the deposition transcripts of Dr. Paul Min, taken on March 16 and 17, 2023, ECF No. 306-6)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 306-1.)	PAN
Exhibit 7 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Exhibit 38 of Min Deposition, ECF No. 306-7)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3,	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
		6, ECF No. 306-1.)	
Exhibit 8 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Exhibit 43 of Min Deposition, ECF No. 306-8)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 306-1.)	PAN
Exhibit 9 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the Opening Expert Report of Dr. Paul Min, ECF No. 306-9)	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW products, pathnames and filenames of the PAN-OS source code that runs PAN's NGFW products, and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
		6, ECF No. 306-1.)	
Exhibit 11 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the Expert Report of Angelos Keromytis, Ph.D. regarding Infringement by Palo Alto Networks, Inc. of U.S. Patent No. 7,647,633, ECF No. 306-10)	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW products, pathnames and filenames of the PAN-OS source code that runs PAN's NGFW products, and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. (See DeStefano Decl. ¶¶ 3-6, ECF No. 306-1.)	PAN
Exhibit 12 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of Finjan's Amended Appendix D1 Infringement Chart for the '633 Patent, ECF No. 306-11)	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW products, pathnames and filenames of the PAN-OS source code that runs PAN's NGFW products, and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
		competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-6, ECF No. 306-1.)	
Exhibit 14 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the Expert Report of Markus Jakobsson, Ph.D. regarding Infringement by Palo Alto Networks, Inc. of Patent Nos. 7,418,731 and 8,141,154, ECF No. 306-12)	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW products, pathnames and filenames of the PAN-OS source code that runs PAN's NGFW products, and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-6, ECF No. 306-1.)	PAN
Exhibit 17 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the deposition transcripts)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
of Dr. Markus Jakobsson, taken March 15, 2023, ECF No. 306-13.)		competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 306-1.)	
Exhibit 18 to the Declaration of Michael J. DeStefano in support of PAN's Motion for Summary Judgment  (Excerpt of the deposition transcript of Wei Cao, taken October 20, 2022, ECF No. 306-14)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 306-1.)	PAN
Finjan's Opposition to PAN's Motion for Summary Judgment  (ECF No. 339-1)	Yellow highlighted portions at 2:18-24, 2:27-28, 3:9-11, 3:13-17, 6:24-28, 7:1-7, 7:12-15, 7:17-20, 7:27-28; 8:1-2; 8:12:6-11; 8:23:7- 10, 8:11-21, 19:15-18, 19:21-26, 20:3-6, 20:8-18, 20:22:6-14, 22:21-24 (the text in between "(e.g., security profile cache) is" and "(e.g., derived security profiles that include a list of computer	The yellow highlighted portions identified in this table reflect confidential details of the PAN-OS source code that runs PAN's NGFW and WildFire products and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
	commands.”), 22:26-28, 23:1-5.	compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 4, 6, ECF No. 356-1.)	
Exhibit A to the Declaration of Juanita R. Brooks in support of Finjan’s Opposition to PAN’s Motion for Summary Judgment  (Opening Expert Report of Paul Min, Ph.D, dated January 27, 2023, ECF No. 357).	Yellow highlighted portions.	The yellow identified in this table reflect confidential details of the PAN-OS source code that runs PAN’s NGFW and WildFire products, filenames and pathnames of the PAN-OS source code that runs PAN’s NGFW and WildFire products, and technical details regarding PAN’s NGFW and WildFire products, the disclosure of which would harm PAN’s competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-6, ECF No. 356-1.)	PAN
Exhibit B to the Declaration of Juanita R. Brooks in support of Finjan’s Opposition to PAN’s Motion for Summary Judgment  (Excerpt of deposition transcript)	Yellow highlighted portions.	The yellow highlighted portions reflect confidential technical details regarding PAN’s NGFW and WildFire products, the disclosure of which would harm PAN’s competitive standing	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
of Paul Min, Ph.D, taken on March 17, 2023, ECF No. 357-1)		and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 356-1.)	
Exhibit C to the Declaration of Juanita R. Brooks in support of Finjan's Opposition to PAN's Motion for Summary Judgment  (Rebuttal Expert Report of Dr. Aviel D. Rubin, dated February 24, 2023, ECF No. 357-2).	Yellow highlighted portions.	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW and WildFire products and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 4, 6, ECF No. 356-1.)	PAN
Exhibit D to the Declaration of Juanita R. Brooks in support of Finjan's Opposition to PAN's Motion for Summary Judgment  (Opening Expert Report of Angelos Keromytis, Ph.D, dated January 27, 2023,	Yellow highlighted portions.	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW and WildFire products, pathnames and filenames of the PAN-OS source code that runs PAN's NGFW and WildFire products, and	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
ECF No. 357-3).		technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-6, ECF No. 356-1.)	
Exhibit G to the Declaration of Juanita R. Brooks in support of Finjan's Opposition to PAN's Motion for Summary Judgment  (Opening Expert Report of Markus Jakobsson, Ph.D., dated January 27, 2023, ECF No. 357-4).	Yellow highlighted portions.	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW and WildFire products, pathnames and filenames of the PAN-OS source code that runs PAN's NGFW and WildFire products, and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-6, ECF No. 356-1.)	PAN
Exhibit H to the	Yellow highlighted	The yellow	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Declaration of Juanita R. Brooks in support of Finjan's Opposition to PAN's Motion for Summary Judgment  (PAN produced document bearing BATES number PAN_FIN00008333, ECF No. 357-5).	portions.	highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 356-1.)	
Exhibit I to the Declaration of Juanita R. Brooks in support of Finjan's Opposition to PAN's Motion for Summary Judgment  (PAN produced document bearing BATES number PAN_FIN00008325, ECF No. 357-6).	Yellow highlighted portions.	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3, 6, ECF No. 356-1.)	PAN
PAN's Reply brief in support of its Motion for Summary Judgment  (ECF No. 367-3)	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW and WildFire products, filenames and pathnames of the	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
		PAN-OS source code that runs PAN's NGFW and WildFire products, and technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. (DeStefano Decl. ¶¶ 3-6, ECF No. 367-1.)	
Exhibit 23 to the Declaration of Michael J. DeStefano in support of PAN's Reply in Support of PAN's Motion for Summary Judgment  (PAN's Supplemental Objections and Responses to Finjan's Interrogatory Nos. 1, 2, 4, 6-13, 15-19, 21; and Objections and Responses to Finjan's Interrogatory No. 23, dated December 23, 2022, ECF No. 367-4)	Yellow highlighted portions.	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. (DeStefano Decl. ¶¶ 3-6, ECF No. 367-1.)	PAN

25           **III. Motions to Seal Related to Finjan's Motion for Partial Summary Judgment (ECF  
26           Nos. 311, 312, 313, 329, 333, 334, 335, 352)**

27           Finjan's motion for partial summary judgment does not include or attach any confidential  
28

1 Finjan or PAN information requiring sealing. Finjan's motion includes and relies on materials  
 2 originally designated as confidential by third-parties Trend Micro, Inc. ("Trend Micro") and  
 3 Check Point Software Technologies, Ltd. ("Check Point"). Counsel for Check Point has  
 4 confirmed such materials did not require sealing. Counsel for Trend Micro has confirmed that  
 5 only the materials discussed below require sealing, for the reasons discussed below and in the  
 6 attached Declaration of Radhesh Devendran (Devendran Decl.).

7

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Exhibit 4 to Finjan's Motion for Partial Summary Judgment  (Opening Expert Report of Aviel Rubin, ECF. No. 312-1)	Paragraph 68	Specific technical details regarding Trend Micro InterScan Applet Trap product. <i>See Ex. 1 (Devendran Decl.), ¶¶ 2-3.</i>	Trend Micro
Exhibit 10 to Finjan's Motion for Partial Summary Judgment  (Trend Micro produced document bearing BATES number TFS00004347, ECF. No. 312-5)	Entire document	Specific technical details regarding Trend Micro InterScan Virus Wall product. <i>See Ex. 1 (Devendran Decl.), ¶¶ 2-3.</i>	Trend Micro

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#### 22 IV. Motions to Seal Related to Finjan's Motion to Exclude Opinions of Dr. Aviel D. 23 Rubin (ECF Nos. 317, 329, 346, 347, 353)

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Exhibit 4 to the Declaration of Juanita Brooks in support of Motion to Exclude Opinions of Dr. Aviel Rubin	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
(ECF. No. 330)		products, details of the PAN-OS source code that runs PAN's NGFW products, and pathnames and filenames of the PAN-OS source code that runs PAN's NGFW products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-6, ECF No. 329-1.)	
Attachment A to the Declaration of Juanita Brooks in support of Motion to Exclude Opinions of Dr. Aviel Rubin  (ECF. No. 330-1)	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW products and pathnames and filenames of the PAN-OS source code that runs PAN's NGFW products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> DeStefano Decl. ¶¶ 3-5, ECF No. 329-1.)	PAN
Exhibit 2 to the	Yellow highlighted	The yellow	PAN

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Declaration of Kyle W.K. Mooney in support of PAN's Opposition to Finjan's Motion to Exclude Certain Opinions of Dr. Aviel D. Rubin  (Opening Expert Report of Angelos Keromytis, dated January 27, 2023, ECF No. 346-3).	portions	highlighted portions reflect confidential technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> Mooney Decl. ¶¶ 3, 6, ECF No. 346-1.)	
Exhibit 3 to the Declaration of Kyle W.K. Mooney in support of PAN's Opposition to Finjan's Motion to Exclude Certain Opinions of Dr. Aviel D. Rubin  (Rebuttal Expert Report of Aviel Rubin dated February 24, 2023, ECF No. 346-4).	Yellow highlighted portions	The yellow highlighted portions reflect confidential details of the PAN-OS source code that runs PAN's NGFW products and specific technical details regarding PAN's NGFW and WildFire products, the disclosure of which would harm PAN's competitive standing and would compromise the security of computers and networks protected by PAN products. ( <i>See</i> Mooney Decl. ¶¶ 3, 5, 6, ECF No. 346-1.)	

**V. Motions to Seal Related to Finjan's Motion to Exclude Opinions of Stephen E. Dell (ECF Nos. 320, 321, 331, 341, 342, 354, 363, 364)**

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Finjan's Motion to Exclude Opinions of Stephen E. Dell  (ECF No. 320-3.)	Blue highlighted portions at 3:27; 5:15-16; 6:1-4; 6:11-16; and yellow highlighted portions at 3:13-15.	The blue highlighted portions reflect confidential business and licensing information of Finjan and its licensees. ( <i>See</i> Train Decl. ¶¶ 2-5, ECF No. 320-1.)  The yellow highlighted portions identified in this table reflect highly confidential and commercially sensitive information concerning terms of PAN's sales revenues, the disclosure of which would harm PAN's competitive standing. ( <i>See</i> Mooney Decl. ¶¶ 3-5, ECF No. 331-1.)	Finjan (blue highlighted portions)  PAN (yellow highlighted portions identified in this table)
Exhibit 1 to Declaration of Tyler R. Train in Support of Finjan LLC's Motion to Exclude Opinions of Stephen E. Dell  (Excerpts from Rebuttal Expert Report of Stephen E. Dell, ECF Nos. 320-4, 332)	*Blue highlighted portions in ECF No. 355-1; and yellow highlighted portions in ECF No. 332  *Finjan originally filed an excerpted version of Mr. Dell's report with its Motion to Exclude Opinions of Mr. Dell (ECF No. 320-4). PAN subsequently filed a larger excerpt of the same report with its Opposition to Finjan's Motion to	The blue highlighted portions of ECF No. 355-1 reflect confidential business and licensing information of Finjan and its licensees. ( <i>See</i> Train Decl. ¶¶ 2-6, ECF No. 354-1.)  The yellow highlighted portions in ECF No. 332 reflect highly confidential and commercially sensitive information concerning PAN's sales revenues and terms of PAN's	Finjan: Blue highlighted portions in ECF No. 355-1  PAN: Yellow highlighted portions in ECF No. 332.

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	Exclude (ECF No. 341-4). In response, Finjan narrowed its confidentiality designations and is relying upon those narrowed designations, which are reflected in ECF No. 355-1.	agreements with third parties, the disclosure of which would harm PAN's competitive standing. ( <i>See</i> Mooney Decl. ¶¶ 3-5, ECF No. 331-1.)	
Exhibit 2 to Declaration of Tyler R. Train in Support of Finjan LLC's Motion to Exclude Opinions of Stephen E. Dell  (Excerpts from Deposition Transcript of Stephen E. Dell, ECF No. 320-5)	Entire document	The excerpted pages of this document reflect confidential business and licensing information of Finjan and its licensees. ( <i>See</i> Train Decl. ¶¶ 2-5, ECF No. 320-1.)	Finjan
Defendant Palo Alto Networks Inc.'s Opposition to Finjan, LLC's Motion to Exclude Certain Opinions of Stephen E. Dell  (ECF No. 341-3)	Yellow, green, and blue highlighted portions.	The yellow and green highlighted portions reflect highly confidential and commercially sensitive information concerning PAN's sales information, as well as terms of PAN's agreements with third parties, the disclosure of which would harm PAN's competitive standing. ( <i>See</i> Mooney Decl. ¶¶ 3-6, ECF No. 341-1.)  The blue and green highlighted reflect confidential business and licensing	PAN (yellow and green highlighted portions)  Finjan (blue and green highlighted portions)

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
		information of Finjan and third parties. <i>(See Train Decl., ECF No. 354-1.)</i>	
Exhibit 1 to the Declaration of Kyle Mooney in Support of Palo Alto Networks, Inc.'s Opposition to Finjan, LLC's Motion to Exclude Certain Opinions of Stephen E. Dell  (Excerpt of Corrected Rebuttal Expert Report of Stephen E. Dell, CVA, ECF Nos. 341-4, 355-1)	Yellow highlighted portions in ECF No. 341-4 and blue highlighted portions in ECF No. 355-1.	The yellow highlighted portions reflect highly confidential and commercially sensitive information concerning PAN's sales information, as well as terms of PAN's agreements with third parties, the disclosure of which would harm PAN's competitive standing. <i>(See Mooney Decl. ¶¶ 3-6, ECF No. 341-1.)</i>  The blue highlighted portions reflect confidential business and licensing information of Finjan and third parties. <i>(See Train Decl., ECF No. 354-1.)</i>	PAN (yellow highlighted portions of ECF No. 341-4)  Finjan (blue highlighted portions of ECF No. 355-1)
Exhibit 2 to the Declaration of Kyle Mooney in Support of Palo Alto Networks, Inc.'s Opposition to Finjan, LLC's Motion to Exclude Certain Opinions of Stephen E. Dell  (Excerpt of the transcript of the deposition of Robert	Blue highlighted portions.	The blue highlighted portions reflect confidential business and licensing information of Finjan and third parties. <i>(See Train Decl. ECF No. 354-1.)</i>	Finjan

<u>Document</u>	<u>Citation to Sealable Information</u>	<u>Reason for Sealing</u>	<u>Party Requesting Sealing</u>
Maness, taken March 14, 2023, ECF No. 355-2)			
Exhibit 3 to the Declaration of Kyle Mooney in Support of Palo Alto Networks, Inc.'s Opposition to Finjan, LLC's Motion to Exclude Certain Opinions of Stephen E. Dell  (Excerpt of Deposition Transcript of Paul S. Min, Taken on March 17, 2023, ECF No. 341-5)	Yellow highlighted portions	The yellow highlighted portions reflect confidential technical details regarding PAN's NGFW products, the disclosure of which would harm PAN's competitive standing. (See Mooney Decl. ¶¶ 3-6, ECF No. 341-1.)	PAN
Exhibit 4 to the Declaration of Kyle Mooney in Support of Palo Alto Networks, Inc.'s Opposition to Finjan, LLC's Motion to Exclude Certain Opinions of Stephen E. Dell  (Excerpt of the transcript of the deposition of Stephen Dell, taken March 10, 2023, ECF No. 355-3)	Blue highlighted portions	The blue highlighted portions reflect confidential business and licensing information of Finjan and third parties. (See Train Decl. ¶¶ 2-6, ECF No. 354-1.)	Finjan
Finjan's Reply in Support of its Motion to Exclude Opinions of Stephen E. Dell  (ECF No. 363-2)	Blue highlighted portions	The blue highlighted portions reflect confidential business and licensing information of Finjan and its licensees. (See Train Decl. ¶¶ 2-5, ECF No. 363-1.)	Finjan

1 IT IS SO ORDERED.  
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Dated: March 21, 2024  
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Honorable Richard Seeborg  
United States District Court Judge